## IN THE UNITED STATES COURT FOR THE DISTRICT OF UTAH CENTRAL DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

MEMORANDUM DECISION AND ORDER DENYING DEFENDANT RAMIREZ'S MOTION FOR INDIVIDUALIZED VOIR DIRE BY COUNSEL

VS.

SALVADOR RAMERIZ and MIGUEL ANGEL CHAVEZ,

Defendant.

Case No. 2:09-CR-784 TS

Defendant Ramirez moves for individualized voir dire by counsel rather than the Court. Having carefully considered Defendant's arguments, the Court finds that the Court "will examine the jury panel on voir dire and will permit suggestions from counsel for further examination" as set forth in DUCivR 47-1 (c), made applicable to this criminal case by DUCrimR 24-1(a). It is therefore

 ${\tt ORDERED}\ that\ Defendant\ Ramirez's\ Motion\ for\ Individualized\ Voir\ Dire\ by\ Counsel$ (Docket No. 250) is DENIED.

DATED November 12, 2010.

BY THE COURT:

TEO STEWART United States District Judge